

## UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/960,419	09/21/2001	Shoji Ikeda	0941.65839	5534		
7:	590 04/05/2004		EXAM	EXAMINER		
Patrick G. Burns, Esq. GREER, BURNS & CRAIN, LTD.			RESAN, S	RESAN, STEVAN A		
Suite 2500	vo a ciami, bib.		ART UNIT	PAPER NUMBER		
300 South Wacker Dr.			1773			
Chicago, IL 6	60606		DATE MAILED: 04/05/2004	DATE MAILED: 04/05/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

<u> </u>			
	Application No.	Applicant(s)	
	09/960,419	IKEDA ET AL.	
Office Action Summary	Examiner	Art Unit	
	Stevan A. Resan	1773	
The MAILING DATE of this communication Period for Reply	appears on the cover sheet	with the correspondence address	
A SHORTENED STATUTORY PERIOD FOR R. THE MAILING DATE OF THIS COMMUNICATION  Extensions of time may be available under the provisions of 37 CI after SIX (6) MONTHS from the mailing date of this communication  If the period for reply specified above is less than thirty (30) days, from the maximum statutory provided to reply within the set or extended period for reply will, by any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	ON. FR 1.136(a). In no event, however, may a n. a reply within the statutory minimum of the eriod will apply and will expire SIX (6) M6 statute, cause the application to become	a reply be timely filed nirty (30) days will be considered timely. NTHS from the mailing date of this communicat ABANDONED (35 U.S.C. § 133).	ion.
Status			
1) Responsive to communication(s) filed on	14 January 2004.		
2a) ☐ This action is <b>FINAL</b> . 2b) ☑	This action is non-final.		
3) Since this application is in condition for all	owance except for formal ma	tters, prosecution as to the merits	is
closed in accordance with the practice und	ler <i>Ex par</i> te Quayle, 1935 C.	D. 11, 453 O.G. 213.	
Disposition of Claims			
4)⊠ Claim(s) 1-20 is/are pending in the application 4a) Of the above claim(s) is/are with 5)□ Claim(s) is/are allowed. 6)⊠ Claim(s) 1-20 is/are rejected. 7)□ Claim(s) is/are objected to. 8)□ Claim(s) are subject to restriction a	ndrawn from consideration.		
Application Papers			
9) The specification is objected to by the Exa	miner.		
10) The drawing(s) filed on is/are: a)		by the Examiner.	
Applicant may not request that any objection to	the drawing(s) be held in abeya	ance. See 37 CFR 1.85(a).	
Replacement drawing sheet(s) including the co	· · · · · · · · · · · · · · · · · · ·		(d).
Priority under 35 U.S.C. § 119			
<ul> <li>12) Acknowledgment is made of a claim for for a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents.</li> <li>2. Certified copies of the priority documents.</li> <li>3. Copies of the certified copies of the application from the International But * See the attached detailed Office action for a second content.</li> </ul>	nents have been received. nents have been received in priority documents have bee reau (PCT Rule 17.2(a)).	Application No n received in this National Stage	
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948  3) Information Disclosure Statement(s) (PTO-1449 or PTO/SE Paper No(s)/Mail Date  S. Patent and Trademark Office	) Paper No 3/08) 5) Notice of	Summary (PTO-413) (s)/Mail Date Informal Patent Application (PTO-152) to Continuation Sheet.	
	e Action Summary	Part of Paper No./Mail Date 200404	401

Page 2

Application/Control Number: 09/960,419

Art Unit: 1773

- 1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 14 January 2004 has been entered.
- 2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-20 are rejected under 35 U.S.C. 102(b) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over Shigehiro et al JP 10-270246.

Shigehiro et al disclose a soft magnetic film comprising Fe, Co, an element M and Oxygen falling overlapping the ranges of applicants claim 1 formula and having the

Application/Control Number: 09/960,419

Art Unit: 1773

claimed BCC phase and crystal grain size of less than 50 nm. See Shigehiro et al [008],[009],[0010],[0017],[0029],[0030].

Also note the table on page 6 which shows examples with a Co content of .55-.63 in the range of claimed "a"=0.5-0.65, (Co + Fe) content of .85-.87 in the range of claimed "x" when claimed "y + z" is less than 15%, Al of 4-9% in the claimed range of "y"=0.2-9%, and oxygen of 10-22% in the claimed range of "z"=1-12%.

Shigehiro et al teach that "M" as claimed may be an alloy composed of at least two elements ([009]) as in claims 2, 20; that uniaxial magnetic anisotropy is formed having a anisotropic microstructure with a major axis shorter than 50 nm ([0017],[0022]) as in claims 3,4,7,8-14; that the electrical resistivity may overlap the claimed range of less than 50  $\mu\Omega$ cm (Compare the present specification figure 3 with figure 5 page 10 of Shigehiro et al.).as in claims 15,16; that the film may comprise another magnetic film forming a composite structure (Example 4 [0034],[0036]) multilayers are formed which reduce eddy current loss when used as a core material for a magnetic head as in claim 19 (See also [005]).

While Shigehiro et al do not disclose the property as in claims 5 and 6 since the composition and structure are in the same range they would be expected to have the same properties. Furthermore it would have been obvious to one of ordinary skill in the art to lower coercivity since the film would be part of a magnetic head.

If the chemical composition of the claimed article of manufacture recited in the claims is the same as the identical structure of the prior art, it is immaterial that the applicant recognized different advantages flowing therefrom than did the prior art. Ex

Application/Control Number: 09/960,419

Art Unit: 1773

parte Tummers et al. (POBA 1962) 137 USPQ 44, or that a claim thereto recites a property thereof not disclosed in the prior art. Titanium Metals Corp. of America v. Banner (CAFC 1985) 778 F 2d. 775, 227 USPQ 775.

The claiming of a previously unidentified property that is inherently present does not necessarily make a claim patentable.

It has been held that where claimed and prior art products are identical or substantially identical in structure or in composition, or are produced by identical or substantially identical processes a case of anticipation or a prima facie case of obviousness has been established and the burden of proof is shifted to applicant to show that prior art products do not necessarily or inherently possess the characteristic of a claimed product whether the rejection is based upon "inherency" under 35 USC 102 or on "prima facie obviousness" under 35 USC 103 jointly or alternately. In re Best 562 F2d 1252, 1255, 195 USPQ 430, 433 (CCPA 1977); In re Ludke, 58 CCPA 1159,441 F 2d at 212-13, 169 USPQ 563 (1971); In re Brown, 59 CCPA 1036, 459 F. 2d 531, 173 USPQ 685 (1972).

"When the PTO shows a sound basis for believing that the products of the applicant and the prior art are the same, the applicant has the burden of showing that they are not". In re Spada. 911 F2d 705, 709, 15 USPQ 2d 1655 (Fed. Cir. 1990).

5. Applicant's arguments filed 14 January 2004 as they apply to Shigehiro et al have been fully considered but they are not persuasive.

Application/Control Number: 09/960,419

to specific compositions of Shigehiro et al..

Art Unit: 1773

Applicants continue to assert that Shigehiro et al does not overlap the presently claimed range. However this is clearly not the case as pointed out above by reference

Page 5

Applicants Figure B is clearly wrong as they have grouped Fe with Co as defining x while Shigehiro et al only define the content of <u>Fe alone as x.</u> Thus while 15 < x + y + z < 65, Co may range up to 85 and thus (Co + Fe) may range up to 92 since the minumum for y + z is less than 8. Applicants attention is particularly drawn to page 10 figures 5 and 6 clearly showing y + z falling in this range.

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Stevan A. Resan whose telephone number is 571-272-1513. The examiner can normally be reached on Tues-Thurs from 7:30 AM to 6:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Paul Thibodeau, can be reached at 571-272-1516. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

STEVAN A. RESAN PRIMARY EXAMINER Continuation of Attachment(s) 6). Other: machine translation JP 10-270246.